

1 JAMES D. BOYLE, ESQ.  
2 Nevada Bar No. 08384  
Email: [jboyle@nevadafirm.com](mailto:jboyle@nevadafirm.com)  
3 F. THOMAS EDWARDS, ESQ.  
Nevada Bar No. 09549  
Email: [tedwards@nevadafirm.com](mailto:tedwards@nevadafirm.com)  
4 HOLLEY DRIGGS WALCH  
FINE WRAY PUZEY & THOMPSON  
5 400 South Fourth Street, Suite 300  
Las Vegas, Nevada 89101  
6 Phone: 702/791-0308  
Fax: 702/791-1912

8 JEFFREY MALSCH, ESQ.  
(Admitted Pro Hac Vice)  
9 E-mail: [jmalsch@pmlegalfirm.com](mailto:jmalsch@pmlegalfirm.com)  
10 DANNY C. LALLIS, ESQ.  
(Admitted Pro Hac Vice)  
11 E-mail: [dlallis@pmlegalfirm.com](mailto:dlallis@pmlegalfirm.com)  
12 PISCIOTTI MALSCH PC  
30 Columbia Turnpike, Suite 205  
Florham Park, New Jersey 07932  
Phone: (973) 245-8100

13 || Attorneys for Defendant Slide Fire Solutions, LP

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

17 DEVAN PRESCOTT, individually and on  
behalf of all those similarly situated; BROOKE  
18 FREEMAN, individually and on behalf of all  
those similarly situated,

19 Plaintiffs,

20

22 SLIDE FIRE SOLUTIONS, LP, a Foreign  
23 Corporation; DOE MANUFACTURERS 1 –  
100, inclusive; and ROE RETAILERS 1- 100,  
inclusive.

## Defendants

CASE NO.: 2:18-cv-00296-GMN-GWF

**STIPULATION AND ORDER TO**  
**EXTEND AND SET BRIEFING**  
**SCHEDULE REGARDING DEFENDANT**  
**SLIDE FIRE SOLUTIONS, LP.'S**  
**RESPONSE TO PLAINTIFFS' FIRST**  
**AMENDED CLASS ACTION**  
**COMPLAINT**

**(FIRST REQUEST)**

Pursuant to LR IA 6-1, Plaintiffs, DEVAN PRESCOTT and BROOKE FREEMAN (“Plaintiffs”), and Defendant, SLIDE FIRE SOLUTIONS, LP (“Defendant”), by and through the

1 parties' respective counsel, pending the Court's approval, being that the current date for  
 2 Defendant to file a response to Plaintiffs' First Amended Class Action Complaint (Doc. 29) (the  
 3 "FAC") is October 22, 2018, pursuant to Fed. R. Civ. P. 15(a)(3), hereby STIPULATE AND  
 4 AGREE that this filing deadline shall be extended to on or before November 2, 2018.

5 IT IS FURTHER STIPULATED AND AGREED that Plaintiffs' deadline to file their  
 6 opposition to Defendant Slide Fire Solutions LP's anticipated Motion to Dismiss the First  
 7 Amended Class Action Complaint (the "Motion") shall be on or before December 7, 2018, and  
 8 Defendant will have up to and including December 21, 2018, to file its reply in support of the  
 9 Motion.

10 This is the first extension requested in connection with this pleading and the parties do  
 11 not anticipate requesting another extension as it relates to the Motion. The purpose of  
 12 requesting this extension is due to the complexities of the legal issues unique to this case, which  
 13 likely will involve issues of first impression to our federal bench. An extension of time will assist  
 14 the parties to adequately brief these issues before this Court.

15 For these reasons, the parties respectfully request that this Court approve the foregoing  
 16 stipulation.

17 DATED this 16th day of October, 2018

18 /s/ Richard Hy  
 ROBERT T. EGLET, ESQ.  
 Nevada Bar No. 3402  
 ROBERT M. ADAMS, ESQ.  
 Nevada Bar No. 6551  
 RICHARD K. HY, ESQ.  
 Nevada Bar No. 12406  
**EGLET PRINCE**  
 400 South 7<sup>th</sup> Street, 4<sup>th</sup> Floor  
 Las Vegas, Nevada 89101  
 -and-  
 JONATHAN E. LOWY, ESQ.  
*(Pro Hac Vice)*  
**BRADLEY CENTER TO PREVENT GUN  
 VIOLENCE**  
 840 1<sup>ST</sup> Street, NE, #400  
 Washington, DC 20002  
 Telephone: 202-370-8104  
 Attorneys for Plaintiffs

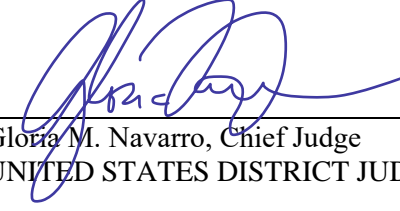
19 DATED this 16th day of October, 2018

20 /s/ Jeffrey Malsch  
 JEFFREY MALSCH, ESQ.  
*(Pro Hac Vice)*  
 DANNY C. LALLIS, ESQ.  
*(Pro Hac Vice)*  
**PISCIOOTTI MALSCH, PC**  
 30 Columbia Turnpike, Suite 205  
 Florham Park, New Jersey 07932  
 -and-  
 JAMES D. BOYLE, ESQ.  
*Nevada Bar No. 8384*  
 F. THOMAS EDWARDS, ESQ.  
*Nevada Bar No. 9549*  
**HOLLEY DRIGGS WALCH FINE WRAY  
 PUZEY & THOMPSON**  
 400 South Fourth Street, Suite 300  
 Las Vegas, Nevada 89101  
 Attorneys for Defendant  
 Slide Fire Solutions, LP

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**ORDER**  
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4       **IT IS HEREBY ORDERED** that the parties' Stipulation to Extend Time, (ECF No. 31),  
is GRANTED.

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6       DATED this 18 day of October, 2018.  
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11      Gloria M. Navarro, Chief Judge  
12      UNITED STATES DISTRICT JUDGE  
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